Introduced by Senator Alarcon

February 22, 2005

An act relating to business. An act to add Section 66204.1 to the Education Code, relating to high schools.

LEGISLATIVE COUNSEL'S DIGEST

SB 925, as amended, Alarcon. Business: school partnerships. High schools: college preparatory courses.

(1) Existing law requires the Superintendent of Public Instruction to assist all school districts to ensure that all public high school pupils have access to a core curriculum that meets the admission requirements of the University of California and the California State University. Existing law also requires the Superintendent to advise school districts that maintain high schools about the importance of making readily available to each high school pupil the current list of courses offered by the school attended by the pupil that are certified by the University of California as meeting admissions requirements.

This bill would require each high school to accommodate each pupil who commences grade 9 in 2007 and who requests a college preparatory course, as defined, by methods including reorganizing class offerings, offering combination classes, increasing the rigor of classroom curricula by ensuring the class meets college preparatory requirements, and reorganizing class schedules. By imposing additional requirements on schools, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the

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state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Existing law establishes an enterprise zone program in order to encourage business and industrial growth in the depressed areas of the state by relaxing regulatory controls that impede private investment.

This bill would declare the intent of the Legislature to enact legislation to encourage businesses to work in partnership with local elementary and secondary schools.

Vote: majority. Appropriation: no. Fiscal committee: no-yes. State-mandated local program: no-yes.

The people of the State of California do enact as follows:

- SECTION 1. It is the intent of the Legislature to enact legislation to encourage businesses to work in partnership with local elementary and secondary schools.
- 4 SECTION 1. Section 66204.1 is added to the Education Code, 5 to read:
- 66204.1. (a) It is the intent of the Legislature that by 2007 all high school pupils be enrolled in core curriculum that will enable them to pursue an array of postsecondary options, including career technical training and four-year public or private postsecondary universities. After the 10th grade, pupils who have developed postsecondary plans with their parents and counselors shall have flexibility in the necessary core curriculum to implement those plans.
 - (b) Each high school shall accommodate each pupil who commences grade 9 in 2007 and who requests a college preparatory course by methods including, but not limited to, all of the following:
- 18 (1) Reorganizing class offerings.

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- 19 (2) Offering combination classes.
- 20 *(3) Increasing the rigor of classroom curricula by ensuring* 21 *the class meets college preparatory requirements.*
- 22 (4) Reorganizing class schedules.

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(c) "College preparatory course," for purposes of this section, means a sequence of courses, including career technical and vocational, that are approved by the University of California and that are required for a pupil to be eligible for admission to the University of California or the California State University.

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- (d) A high school that is unable to meet the requirements of subdivision (a) may apply to the Superintendent for, and the Superintendent may grant, an extension for a period not to exceed one year.
- SEC. 2. If the Commission on State Mandates determines that this act contains costs mandated by the state, reimbursement to local agencies and school districts for those costs shall be made pursuant to Part 7 (commencing with Section 17500) of Division 4 of Title 2 of the Government Code.